Case 1:07-cv-08682-RPP **USDC SDNY** RA PTAH TARHAKA ALLEN DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: LEONARD WALTERS ET AL 07civ8682

__V__

MEMO ENDORSED

N, Y, C, POLICE DEPT

SET, 8, 2008

TO THE HON.R.PATTERSON , U.SDISTRICT JUDGE

WE THE PLAINTIFFS REQUEST AN ENLARGMENT OF TIME TO SERVE P.O FIGHERREO , WE THE PLAINTIFFS HAVE ASK COUNSEL FOR THE DEFENSE WERE CAN WE LOCATE THE SAID OFFICER WE WERE... GIVING A PRECINT THAT DOES NOT EXIST.AN U.S MARSHALL ATEMPTED SERVICES AND WAS UNSUCESSFUL IN A SECOND ATTEMT. WHEREFORE WE RESPECTFULLY ASK FOR AN ENLARGMENT OF TIME, SO THAT THE SAID OFFICER CAN BE SERVED BY THE U.S MARSHALL. WE ALSO ASK THE RaPton Parhaka Alle Son of each COURT TO ORDER THE COUNSEL FOR THE DEFENSE TO RELEASE ALL INFORMATION ASK IN OUR INTERATAGORIES.INCLOSED IS THE REPONSES TO OUR REOUEST. RESPECTULLT SUBMITTED.

> Plentiff time & serve the summer sell ouplaint to extract of October 31, 2008. Thefrends are of file the letter of april ! The addresses therein one arrived and provide a copy & Mounty for.

MOUD OUXORSUMENT READS!

Application granted in part.

Plaintiffs time to serve the summons and complaint is extended to October 31, 2008. Defendants are to file the letter of April 30,2008, with the Court after checking to see that the addresses therein are correct and provide a copy So ordered. Robert V. Patterson, IR. to plaintiff.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RANTAH TAHARKA ALLEN	
LEONARD WALTERS ET AL (In the space above enter the full name(s) of the plaintiff(s)/pe	titioner(s).) 07 Civ8682 () ()
- against -	A FEBRUAR A FEVORA OF GERMANON
N.Y.C. POLICE DEPT, ET AL	AFFIRMATION OF SERVICE
(In the space above enter the full name(s) of the defendant(s)/	respondent(s).)
(name)	declare under penalty of perjury that I have
served a copy of the attached <u>INTERROG</u>	GATORY/LETTER (document you are serving)
upon N.Y.C.LAW DEBT. (name of person served)	whose address is 100
CHUROH , ST , N.Y. 10007 (where you	served document)
(how you served document: For examp	ole - personal delivery, mail, overnight express, etc.)
Dated: N.Y. N.Y. N.Y. N.Y. 2008 (town/city) (state) aug 4, 2008 (month) (day) (year)	Ry Diah Tahurku Allesignature 1694 MADISON AVE Apt 14G
	N.Y. N.Y. City, State
	Zip Code Z 12- 360 - 46 9 <u>2</u> Telephone Number

RA PTAH TARHARKA ALLEN

LEONARD WALTERS ET AL

CIV 07-8682

v

N.T.C.POLICE DEPT:

TO N.Y.C.LAW DEPT:

WE THE PLAINTIFFS REQUEST THE INFORMATION HERETOFORE

TO OUR INTERROGATION , IF COUNSELEREFUSES TO GIVE US THERTH FOREMATION WE WILL ASK THE COURT TO DEMAND THAT COUNSEL SURRENDER THE INFORMATION WE SEEK.

RAPTAH TAHARKA ALLEN

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Pursuant to Fed. R. Civ. P. 33, the Defendant(s) shall serve answers, under oath, to the following interrogatories within 30 days upon plaintiff at the address below.

RA PTAH TAHARKA ALLEN

Dated: AUGv 4 2008

LEONARD WALTERS

Piaintiff's Name Identification No. (If applicable) Address

INTERROGATORIES

- 1, ANY COMPLAINTS FILED AGAINST P.O GONZALEZ, RUIZ, GENRRERO.
- 2, AFFERMATION, AND WARRANT SINN BY A JUDGE
- 3, COPY OF THE CASE THE PEOPLE V ALLEN , WALTERS
- ✓4.P.O.GONZALEZ REPORT OF HIS INVESTAGATION
 - 5. INTERNAL AFFAIRS REPORT CONCERNING THIS INCIDENT
 - 6, THE HOME ADDRESS OF P.O.GEURREO 7.CASE.NO(07-209-48) (07-209-96)



THE CITY OF NEW YORK LAW DEPARTMENT 100 CHURCH STREET NEW YORK, NY 10007

BRIAN FRANCOLLA

Assistant Corporation Counsel Tel.: (212) 788-0988 Fax: (212) 788-9776

September 3, 2008

BY FIRST-CLASS MAIL

MICHAEL A. CARDOZO

Corporation Counsel

Mr. Ra Ptah Taharoa Allen Mr. Leonard Walters Plaintiffs Pro Se 1694 Madison Avenue, #14G New York, New York 10029

> Re: Ra Ptah Taharoa Allen, et al. v. The New York City Police Department, et al., 07 CV 8682 (RPP) (KNF)

Mr. Allen and Mr. Walters:

I am the Assistant Corporation Counsel in the Special Federal Litigation Division of the New York City Law Department handling the defense of the above-referenced matter on behalf of defendants the New York City Police Department, Police Officer Gonzalez and Police Officer Ruiz. I am in receipt of your recent letter in which you request that this Office respond to "Plaintiff's Interrogatories To Discover Identities and Addresses of Defendants," dated August 4, 2008. On April 22, 2008, you served this Office with the same or similar requests.

As you know, by letter dated May 7, 2008, I wrote to advise you that your discovery requests were premature, but that we would retain a copy of your requests in the case file and respond at the appropriate time, pursuant to the Federal Rules of Civil Procedure. I also reminded you that by letter dated April 30, 2008, and pursuant to Judge Patterson's April 16, 2008 Order, we provided you with addresses where Officers Figuereo, Ruiz, and Gonzalez could be served with process.

Similarly, it is defendant's position that your recent discovery requests dated August 4, 2008 are premature. Please be advised that we will retain a copy of your requests in the case file and respond at the appropriate time, pursuant to the Federal Rules of Civil Procedure.



THE CITY OF NEW YORK LAW DEPARTMENT

MICHAEL A. CARDOZO Corporation Counsel

100 CHURCH STREET NEW YORK, NY 10007 BRIAN FRANCOLLA Assistant Corporation Counsel Tel.: (212) 788-0988 Fax: (212) 788-9776

May 7, 2008

BY FIRST-CLASS MAIL

Mr. Ra Ptah Taharoa Allen Plaintiff *Pro Se* 1694 Madison Avenue, #14G New York, New York 10029

Mr. Leonard Walters Plaintiff *Pro Se* 1694 Madison Avenue, #14G New York, New York 10029

Re: Ra Ptah Taharoa Allen, et al. v. The New York City Police Department, et al., 07 CV 8682 (RPP) (KNF)

Mr. Allen and Mr. Walters:

I am the Assistant Corporation Counsel in the Special Federal Litigation Division of the New York City Law Department handling the defense of the above-referenced matter on behalf of defendant New York City Police Department. I am in receipt of "Plaintiff's Interrogatories To Discover Identities and Addresses of Defendants," dated April 22, 2008. As you know, by letter dated April 30, 2008, and pursuant to Judge Patterson's April 16, 2008 Order, defense counsel advised you in writing of the present addresses where Officers Figuereo, Ruiz, and Gonzalez may be served with process. It is defendant's position, however, that any additional discovery requests are premature. Please be advised that we will retain a copy of these requests in the case file and will respond accordingly at the appropriate time, pursuant to the Federal Rules of Civil Procedure, if necessary.

Thank you for your attention to the within matters.

Sincerely yours,

Brian Francolla

Assistant Corporation Counsel Special Federal Litigation Division

